Expedited Bill No1/-11
Concerning: Personnel - Other Post
Employment Benefits Trust -
County-funded Agency
Revised: June 27, 2011 Draft No. 9
Introduced: May 26, 2011
Enacted: <u>June 28, 2011</u>
Executive:
Effective:
Sunset Date: None
Ch Laws of Mont. Co.

# COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President Ervin, Councilmembers Navarro, Floreen, Andrews, Riemer, Rice, Leventhal, Elrich, and Council Vice President Berliner

#### AN EXPEDITED ACT to:

- (1) amend the Retiree Health Benefits Trust to provide a funding mechanism to pay for other post employment benefits for employees of certain County-funded agencies; and
- (2) generally amend the law governing post employment benefits.

## By amending

Montgomery County Code Chapter 33, Personnel and Human Resources Sections 33-158, 33-159, 33-160, 33-161, 33-162, 33-165, 33-166, and 33-168

#### By adding

Montgomery County Code Chapter 33, Personnel and Human Resources Section 33-169

Boldface	Heading or defined term.
<u>Underlining</u>	Added to existing law by original bill.
[Single boldface brackets]	Deleted from existing law by original bill.
Double underlining	Added by amendment.
[[Double boldface brackets]]	Deleted from existing law or the bill by amendment.
* * *	Existing law unaffected by bill.
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The County Council for Montgomery County, Maryland approves the following Act:

2	Sec. 1. Sections 33-158, 33-159, 33-160, 33-161, 33-162, 33-165, 33-166,					
3	and 33-168 are amended and Section 33-169 is added as follows:					
4	33-158. Definitions.					
5	In this Article, the following words and phrases have the following					
6	meanings:					
7	[(a)] Board: The Consolidated Retiree Health Benefits Trust Board [of					
8	Investment Trustees] established under [Article III] Section 33-160.					
9	[(b)] Contribution: payment made to the Trust Fund by the County to pay					
10	benefits for County retiree benefit plans or a County-funded agency retiree					
11	benefit plan.					
12	County: Montgomery County Government.					
13	County-funded agency: Montgomery College and Montgomery County					
14	Public Schools.					
15	[(c)] Custodian: The County Director of Finance.					
16	[(d)] Investment manager: a person or entity who exercises discretion to					
17	manage all or part of the assets of an institutional investor.					
18	[(e)] Participating Agency: an agency eligible to participate in County					
19	benefit plans under Section 20-37(b) which elects to participate in any					
20	County retiree benefit plan.					
21	[(f)] Retiree benefit plan: any retiree medical plan, dental plan, vision plan,					
22	or life insurance plan maintained by the County and administered by the					
23	Chief Administrative Officer. Depending on the context, retiree benefit plan					
24	may also refer to a retiree medical plan, prescription drug plan, dental plan,					
25	vision plan, or life insurance plan established and maintained by a County-					
26	funded agency.					

[(g)] Trust Fund: the Consolidated Retiree Health Benefits (RHB) Trust
Fund established to pay all or part of the benefits provided under any retiree
benefit plan, including a County-funded agency retiree benefit plan.

## 33-159. Establishment of Trust.

- (a) County Retiree Benefit Plans. The Chief Administrative Officer must include the terms of any County retiree benefit plan, including eligibility and benefits, including those benefits collectively bargained, in a plan document. All benefits must meet any applicable Federal or State requirement. Subject to the County's obligations under collective bargaining agreements and the collective bargaining laws, to the extent applicable, the Chief Administrative Officer may amend a plan document at any time. Subject to the County's obligations under collective bargaining agreements and the collective bargaining laws, to the extent applicable, any retiree benefit plan may be terminated at any time for any reason. No retiree benefit is guaranteed, except as expressly provided by a contract entered into by the County.
- (b) Establishment of Trust. An Other Post Employment Benefits Trust, known as the Consolidated Retiree Health Benefits (RHB) Trust, [effective July 1, 2007,] is established to fund all or a portion of benefits provided under the County retiree benefit plans or a County-funded agency retiree benefit plan. The Trust is intended solely as a funding mechanism to pay for County or County-funded agency retiree benefits provided under the terms of any applicable retiree benefit plan, and does not create any obligation by the County to provide any benefit listed in any County or County-funded agency retiree benefit plan. Any participant in a retiree benefit plan, any current or former County or a County-funded agency employee, or

55		any current or former participating agency employee, has no right to
56		any asset in the Trust fund. The Trust Fund may be, but is not
57		required to be, the sole source of funding for any County or County-
58		funded agency retiree benefit plan.
59	(c)	Type of Trust. The County intends that the Trust Fund:
60		(1) be used to perform its essential government function of
61		providing benefits, including health and life insurance benefits,
62		to participants and eligible dependents; and
63		(2) qualify as a tax exempt trust under Internal Revenue Code
64		Section 115.
65	(d)	Assets of Trust Fund. All contributions and all earnings and other
66		additions, less payments, constitute the assets of the Trust Fund.
67	<u>(e)</u>	County-funded agency Participation. A County-funded agency may
68		participate in the Trust Fund as a funding mechanism for its retiree
69		benefit plans. A participant in any County-funded agency retiree
70		benefit plan, or any current or former employee of a County-funded
71		agency, has no right to the assets in the Trust Fund. The County is not
72		responsible for establishing, maintaining, or providing any benefit for
73		any County-funded agency retiree benefit plan.
74	[(e)]	(f) Exclusive Benefit. The Trust Fund must be held for the
75		exclusive benefit of participants in retiree benefit plans and eligible
76		dependents, and used only to provide benefits and defray reasonable
77		expenses of administering retiree benefit plans. Trust Fund assets
78		must not revert to the County or a County-funded agency unless the
79		County or the County-funded agency terminates all retiree benefit

80		plans. Some funds may partially revert to the County if at least one			
81		benefit plan is terminated under Section 33-166.			
82	33-160.	Board of Trustees.			
83	<u>(a)</u>	<u>Establishn</u>	nent. The Consolidated Retiree Health Trust Board of		
84		Trustees is	s established to manage the Trust. The Board has [[15]] 19		
85		members.			
86	<u>(b)</u>	<u>Membersh</u>	<u>ip.</u>		
87		(1) <u>Eac</u>	h member of the Board of Investment Trustees established		
88		und	er Section 33-59 is also a member of the Board.		
89		(2) <u>The</u>	County Executive must appoint, subject to County Council		
90		cont	firmation, [[1]] 3 voting [[member]] members nominated by		
91		the	Montgomery County Board of Education, who must serve		
92		<u>inde</u>	finitely while remaining the designee of the Montgomery		
93		Cou	nty Board of Education. The members must include:		
94		<u>(A)</u>	a designee of the Superintendent;		
95		<u>(B)</u>	(B) an active employee of the Montgomery County Public		
96			Schools who is a member of a bargaining unit; and		
97		<u>(C)</u>	a retiree of the Montgomery County Public Schools.		
98		(3) <u>The</u>	The County Executive must appoint, subject to County Council		
99		conf	confirmation, [[1]] 3 voting [[member]] members nominated by		
100		the Board of Trustees of Montgomery College, who must serve			
101		indefinitely while remaining the designee of Montgomery			
102		College. The members must include:			
103		<u>(A)</u>	(A) a designee of the President;		
104		(B)	(B) an active employee of Montgomery College who is a		
105			member of a bargaining unit; and		
106		<u>(C)</u>	(C) a retiree of Montgomery College.		
107	(c)	Vacancies			

108		(1) A trustee who is absent from more than 25 percent of the		
109		scheduled meetings of the Board during any 12-month period		
110		has resigned from the Board. Scheduled meetings mean		
111		meetings held at least 7 days after notice of the meeting.		
112		(2) A vacancy on the Board must be filled for the unexpired term in		
113		the same manner as the previous trustee was appointed.		
114	<u>(d)</u>	Compensation. The trustees must serve without compensation from		
115		any source for service rendered to the Board, except that an active		
116		employee trustee may receive administrative leave to serve on the		
117		Board. The Board must reimburse a trustee for any expense approved		
118		by the Board. A trustee must not receive reimbursement for expenses		
119		from any other source.		
120	<u>(e)</u>	Written policies. The Board must establish written policies to		
121		administer and invest the funds created by this Article and to transact		
122		the business of the Trust Fund.		
123	<u>(f)</u>	Officers. The Board must select a chair, vice chair, and secretary		
124		from the Board's members.		
125		(1) The chair must preside at meetings of the Board and may take		
126		administrative action, including executing an instrument, on		
127		behalf of the Board. A person may rely in good faith on an act		
128		of the chair as legally valid.		
129		(2) The vice chair must perform the duties and exercise the powers		
130		of the chair when the chair is absent from the County or		
131		disabled, or the Board determines is otherwise unable to		
132		perform the duties of the chair.		
133		(3) The secretary must record the proceedings and actions of the		
134		Board and may certify a document or action of the Board. A		

135			person may rely in good faith on the secretary's certification as		
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	( )	1.6	proof of the document or action.		
137	(g)	<u>Meet</u>	tings and actions.		
138		<u>(1)</u>	The Board must meet at least once during each calendar		
139			quarter. The chair, or [[8]] 10 members of the Board, may call		
140			a meeting of the Board, in the manner and at times and places		
141			provided under the policies of the Board. The Board is a public		
142			body under the State Open Meetings Act.		
143		<u>(2)</u>	A. [[Eight]] Ten trustees constitute a quorum.		
144			B. Each trustee has one vote.		
145			C. [[Eight]] Ten trustees must agree for the Board to act.		
146		<u>(3)</u>	The Board may act without a meeting. All of the trustees must		
147			concur in writing for the Board to approve any action the Board		
148			takes without a meeting.		
149		<u>(4)</u>	The Board may adopt procedures consistent with this Section.		
150		<u>(5)</u>	The Board may authorize a trustee to execute instruments on		
151			behalf of the Board. The authority must be in writing and		
152			specifically describe the instrument and how the trustee must		
153			execute the instrument.		
154	<u>(h)</u>	<u>Reco</u>	ords.		
155		<u>(1)</u>	The Board must keep investment accounts and records		
156			necessary to calculate the value of each retiree health benefit		
157			trust fund and evaluate the experience and performance of the		
158			Trust Fund.		
159		<u>(2)</u>	The Board may designate a person to maintain the records.		
160		<u>(3)</u>	Accounts and records are subject to State law on public records.		

- 161 (i) Removal of trustee. With the Council's approval, the County

  162 Executive may remove a trustee for violating this Article or other

  163 good cause.
- 164 (j) <u>Legal adviser</u>. The County Attorney is the <u>legal adviser to the Board</u>.
- Management. [The Board of Investment Trustees established under 165 (k) Section 33-59 is responsible for managing the Trust Fund.] 166 167 Board must hold legal title to all assets of the Trust Fund, but may transfer some incidents of ownership to the Board's agents as 168 provided in this Article. The powers and duties of the Board under 169 170 this Article are not effective until the Board members have accepted the Trust Fund in writing. Within 10 days after the Council confirms 171 a Board member, the member must certify in writing to the Chief 172 173 Administrative Officer that the member accepts the Trust Fund and will administer its affairs with care, skill, prudence, and diligence. 174

## 33-161. Contributions and payments.

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- (a) County Contributions. The County may contribute to the Trust Fund those amounts that the Council appropriates. The County is not required to make any contribution to the Trust Fund unless a written contract with one or more beneficiaries so requires.
- (b) County-funded Agency Contributions. The County may contribute to the Trust Fund, on behalf of a County-funded agency, those amounts that the County Council appropriates. A County-funded agency may also make contributions to the Trust Fund in its discretion.

  Notwithstanding the preceding sentence, the County must make any contribution necessary to pay a County-funded agency's pro rata cost of the expenses of the Trust Fund. Contributions to the Trust Fund made on behalf of a County-funded agency or by a County-funded

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agency must be attributed to the County-funded agency for actuarial valuation and financial reporting.

[(b)] (c) Acceptance of Contributions. The Board must accept all contributions deposited in the Trust Fund and held by the custodian as Trust Fund property. The Board is not responsible for calculating or collecting any contribution, but is only responsible for contributions deposited to the Trust Fund and amounts held in the Trust Fund. The Board must separately account for any contribution made on behalf of a County-funded agency and earnings and expenses attributable to that contribution.

## [(c)] (d) Payments.

(1) Payments for County Retiree Benefit Plans. Payments may be made from the Trust Fund attributable to the County in those amounts directed by the Chief Administrative Officer only to pay for all or part of the benefits provided by any County retiree benefit plan, administrative expenses relating to a retiree benefit plan, and expenses of the Trust Fund. The Board is not liable for any payment directed by the Chief Administrative Officer and is not required to confirm compliance with any retiree benefit plan.

(2) Payments for a County-funded Agency Retiree Benefit Plan.

The Chief Administrative Officer may direct that payments be made from the Trust Fund attributable to a County-funded agency as authorized by a County Council appropriation resolution. Payments from the Trust Fund must be used to pay for all or part of the benefits provided by a County-funded agency retiree benefit plan and expenses of any County-funded

agency retiree benefit plan. The Board is not liable for any

216		payment made under the direction of the Chief Administrative
217		Officer and has no responsibility to confirm compliance with
218		any retiree benefit plan.
219	[(d)]	(e) Expenses. The Board must be reimbursed for expenses solely
220		incurred in the administration of the Trust Fund and must pay from
221		the Trust Fund expenses reasonably incurred by the Chief
222		Administrative Officer to administer any County retiree benefit plan
223		to the extent that those expenses have not been paid by the County.
224		The Board may pay expenses incurred under Section 33-162(h)(11)
225		without direction of the Chief Administrative Officer. The Chief
226		Administrative Officer may direct the Board to pay expenses
227		reasonably incurred by a County-funded agency to administer its
228		retiree benefit plans.
229	33-162.	Trust Fund management.
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231	(i)	Prohibited Transactions. The Board must not engage in any
232		transaction between the Trust and the County or any entity controlled
233		by the County, including a County-funded agency, or a participating
234		agency in which the Board:
235		(1) lends any part of its income or corpus without receiving
236		adequate security and a reasonable rate of interest;
237		(2) pays any compensation more than a reasonable allowance for
238		salaries or other compensation or services actually rendered;
239		(3) makes any service available on a preferential basis;
240		(4) makes any substantial purchase of securities or other property
241		for more than adequate consideration;
242		(E)
242		(5) sells any substantial part of its securities or other property for

244		(6) engages in any transaction which results in a substantial		
245		diversion of its income or corpus.		
246	(j)	To comply with Section 315 of the County Charter, a firm of certified		
247		public accountants, under contract with the Council, must complete an		
248		annual independent audit of the Trust Fund. The complete audit must		
249		be filed with the Council and each County-funded agency, and copies		
250		made available for public inspection.		
251	33-165.	Indemnification of Board Members.		
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253	(h)	County Attorney.		
254		(1) The County Attorney must determine whether a Board member		
255		is eligible for indemnification with respect to any matter and		
256		the reasonableness of any fee, expense, or settlement.		
257		(2) Unless the County Attorney approves the settlement, a Board		
258		member cannot settle a claim against another Board member		
259		using:		
260		(A) County funds;		
261		(B) funds of a participating agency;		
262		(C) County-funded agency funds;		
263		[(C)] (D) funds provided by a self-insurance program of the		
264		County; or		
265		[(D)] (E) funds provided under a policy the County has with an		
266		insurance company.		
267	33-166.	Amendment and Termination.		
268	(a)	Termination. Except on termination, no part of the Trust Fund may		
269		revert to the County or a participating agency or be used for any		
270		purpose other than the exclusive benefit of participants of a retiree		
271		benefit plan. If all County retiree benefit plans are terminated and all		

benefit claims and expenses are paid, any remaining assets in the
Trust Fund relating to contributions made by the County and
participating agencies must revert to the County and the participating
agencies. The Trust Fund must terminate in its [entirely] entirety on
the earlier of the termination of all County retiree benefit plans or the
depletion of the Trust Fund. Funds may partially revert to the County
or participating agencies if one or more retiree benefit plans is
terminated. When a County or a County-funded agency retiree
benefit plan is terminated, the assets in the Trust Fund attributable to
that plan after expenses and benefits have been paid must revert to the
County and the participating agencies as provided in the adoption
agreement. If the County terminates all of its retiree benefit plans and
a County-funded agency continues to maintain at least one retiree
benefit plan, the assets attributable to each County-funded agency
retiree benefit plan must be transferred to a trust which meets the
requirements of Internal Revenue Code Section 115.

- (b) Amendments. Any provision of this Article may be amended at any time. No amendment may:
  - (1) authorize any part of the Trust Fund to be used for any purpose other than the exclusive benefit of participants of retiree benefit plans and eligible dependents; or
  - (2) cause or allow any part of the Trust Fund to revert to or become the property of the County or a County-funded agency, except as provided in Sections 33-166(a), [or] 33-167, or 33-169.

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## 33-168. Protection from Creditors.

Any asset held by the Trust Fund is not subject to any creditor of the County or a County-funded agency and is exempt from execution, attachment, prior

assignment, or any other judicial relief or order for the benefit of any creditor or third person.

## 33-169. County-funded Agency Participation.

- (a) <u>County Liability</u>. Except for any obligation to refund or transfer assets under subsection (b) or (c), no legal liability for benefits must accrue to the County by including a County-funded agency in the Trust Fund.
  - (b) Termination of Participation by a County-funded Agency. Any Trust Fund assets must not revert to a County-funded agency. Assets may partially revert to the County if a County-funded agency terminates at least one retiree benefit plan. Only funds attributable to the terminated retiree benefit plan, after benefits and expenses have been paid, may revert to the County.
  - (c) Transfer of Trust Fund: If the County decides to terminate a County-funded agency's participation in the Trust Fund, the County must notify the County-funded agency in writing. If the County-funded agency continues to maintain a retiree benefit plan, assets must be transferred to a trust which meets the requirements of Internal Revenue Code Section 115. Any transfer of assets from the Trust Fund must comply with the Internal Revenue Code.

#### Sec. 2. Transition.

The Consolidated Health Benefits Trust Fund mentioned in County Code §33-159, as amended by Section 1 of this Act, does not create a new trust. The Trust Fund is the same legal entity first created in County Code §33-159 and inserted by Chapter 3, Laws of Montgomery County 2008. Any reference to the Retiree Health Benefits Trust in any document produced before the effective date

327	of this Act must be treated as referring to the	of this Act must be treated as referring to the Consolidated Retiree Health Benefit			
328	Trust referenced in County Code §33-159, as	amended by Section 1 of this Act.			
329	Sec. 3. Expedited Effective Date.				
330	The Council declares that this legislate	ion is necessary for the immediate			
331	protection of the public interest. This Act takes	s effect on July 1, 2011.			
332	Approved:				
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334	Valeni Cyn:	6/30/2011			
	Valerie Ervin, President, County Council	Date /			
335	Approved:				
336					
	Isiah Leggett, County Executive	Date			
337	This is a correct copy of Council action.				
338					
	Linda M. Lauer, Clerk of the Council	Date			